Case 4:17-mj-00589 ORIGINAL

Document 11 Filed 07/24/17

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

	TOKI WOKIII DIVISION		U.S. DESTRUCT COURT
UNITED STATES OF AMERICA			NORTHER DISTRICT OF TEXAS
v.		No. 4:17-MJ-589	ACC CONTROL OF SHEET AND ADD AND ADDRESS A
TROY DEWAYNE BELL JUSTIN ARNOLD CASTRO KARRISSA MARIE GLENN ANGEL RENEE NORRIS	(02) (04) (05) (07)		CLERK, U.S. DISTRICT COURT By
GOVE	RNMENT'S MOTION FOR PR	ETRIAL DETENTION	Deputy

	Deputy
The Un	ited States moves for pretrial detention of the defendant pursuant to 18 U.S.C. §§ 3142(e) and (f).
	1. Eligibility of Case: This case is eligible for a detention order because the case involves: Crime of violence [18 U.S.C. § 3156] Maximum sentence of LIFE imprisonment or death Controlled Substance offense punishable by 10 or more years Felony with 2 prior convictions in above categories Felony involving a minor victim Felony involving the possession or use of a firearm, destructive device, or other dangerous weapon Felony involving a failure to register under 18 U.S.C. § 2250 Serious risk that the Defendant will flee Serious risk that Defendant will obstruct justice
would r	2. Reason for Detention. The Court should detain the Defendant because there are no conditions of release which reasonably assure: Defendant's appearance as required The safety of the community The safety of another person
believe	3. The United States will invoke the rebuttable presumption against the Defendant because: there is probable cause to that the Defendant has committed: A Controlled Substance Offense punishable by 10 or more years imprisonment A firearms offense under Title 18, United States Code, Section 924(c) A federal crime of terrorism punishable by 10 or more years imprisonment A Felony -listed in 18 U.S.C. § 3142(e) - involving a minor victim A Felony involving a failure to register under 18 U.S.C. § 2250 The Defendant has previously been convicted of an offense described in 18 USC § 3142(f)(1) which was committed while the Defendant was released on bond pending trial for any offense and less than 5 years have elapsed since the latter of the defendant's conviction or date of release from imprisonment for such conviction.
	4. <u>Time for Detention Hearing</u> . The United States requests the Court to conduct the detention hearing at the Defendant's first appearance After a continuance of 3 days. Respectfully Submitted,
	JOHN E PARKER UNITED STATES APTORNEY SHAWNSMITH

Assistant United States Attorney

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Document 11 Filed 07/24/17 CERTIFICATE OF SERVICE

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I certify that a true and correct copy of the above pleading was on this day served upon the Defendant or his counsel of record in accordance with the provisions of Rule 49 of the Federal Rules of Oriminal Procedure.

DATE: July 24, 2017

SHAWNSMITH

Assistant United States Attorney